	Application Number		10596747	
INFORMATION DIGGLOCUPE	Filing Date			
INFORMATION DISCLOSURE	First Named Inventor KLEE		E, et al.	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		1751	
(Title 101 Submission and Cr Cr II 1100)	Examiner Name			
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/S.S./	1	03/013444 A1	WO		A1	2003-02-20	Dentsply Internatio Inc.	nal,		

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/S.S./	3	03/035013	WO	A1	2003-05-01	Dentsply Detrey GmbH		
/\$.\$./	4	1 454 911	EP	A1	2004-09-08	Dentsply Detrey GmbH		
/S.S./	5	199 18 974	DE	A1	1999-12-16	Degussa-Huls AG		
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N. Mozner, F. Zeuner, U.K. Fischer, V. Rheinberger, Monomers for Adhesive Polymers, 2A: Synthesis and Radical Polymerization of Hydrolytically Stable Acrylic Phosphonic Acids, Macromol. Chem. Phys., 1999, pp. 1062-1067, vol. 200, No. 5								
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